THE PRESIDENT: Are there any questions of the Committee Chairman?

Delegate Boyles.

DELEGATE BOYLES: I would like to ask Chairman Mudd if he would yield to a question.

THE PRESIDENT: Delegate Morgan, do you yield to a question?

DELEGATE MORGAN: I yield.

THE PRESIDENT: Delegate Boyles.

DELEGATE BOYLES: Could you tell me what conceivable legal holiday could come on January 3rd?

THE PRESIDENT: The Chair did not understand your question. You say January 3rd.

DELEGATE BOYLES: Yes. It says a legal holiday on January 3rd.

THE PRESIDENT: Where is the reference?

DELEGATE BOYLES: The first Wednesday in January. I am sorry. It could be January 1st. I am very sorry.

THE PRESIDENT: Is there any further discussion? Are you ready for the question?

The question arises on the adoption of Amendment No. 10 to Committee Recommendation EB-1 and EB-2 as amended by Report S&D-13. A vote Aye is a vote in favor of Amendment No. 10. A vote No is a vote against. Cast your vote.

(Whereupon, a roll call vote was taken.)

THE PRESIDENT: Has every delegate voted? Does any delegate desire to change his vote?

(There was no response.)

The Clerk will record the vote.

There being 97 votes in the affirmative and 2 in the negative, the motion is carried. The amendment is adopted.

Are there any other amendments to section 4.22?

Delegate Gill.

DELEGATE GILL: Mr. President and Delegate Penniman, it is in the legislative branch section 3.08, under "Election and Term of Office" that the change took place that Delegate Chabot discovered, concerning overlapping terms. Shall I read it?

THE PRESIDENT: No, I do not think it is necessary.

DELEGATE GILL: It is in the legislative branch article, 3.08.

THE PRESIDENT: Thank you.

Delegate Henderson.

DELEGATE HENDERSON: I may have missed it but there was an amendment to provide that the qualifications of the lieutenant governor when appointed should be the same as the elected one, and there was an equivalent one for the comptroller. If there was one for the attorney general, I missed it. Maybe it is still to come, I do not know.

THE PRESIDENT: I do not believe we had one for the attorney general.

Delegate Marion.

DELEGATE MARION: Mr. President, I believe that Delegate Henderson will find that is already there and was done by amendment on the floor in the Committee of the Whole. That similar amendment was done at that time.

THE PRESIDENT: What section? 4.18? Apparently it is in section 4.18, Delegate Henderson.

Are there any amendments to 4.22? 4.23? 4.24?

Delegate Marion, do you desire to offer your amendment E?

DELEGATE MARION: Yes.

THE PRESIDENT: Pages please distribute Amendment E.

This will be Amendment No. 11.

The amendment is submitted by Delegate Marion. Is there a second?

(The amendment was duly seconded.)

THE PRESIDENT: The Clerk will read the amendment.

READING CLERK: Amendment No. 11, to Committee Recommendations EB-1 and EB-2 as amended by Report No. S&D-13 by Delegate Marion. On page 9, section 4.24, Board of Review strike out all of lines 39 through 41, inclusive, and insert in lieu thereof the following: "hold its meetings in public, and shall otherwise act in the manner and with the powers that the General Assembly may prescribe by law."

THE PRESIDENT: Up to this point the amendments we have been considering have been largely technical in character. I think that is not true as to this one. The Chair